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13 14 15 16 17 18	YELLOWCAKE, INC., California corporation, Plaintiff, v. HYPHY MUSIC, INC., Defendant.	Case No.: 1:20-cv-00988-JLT-BAM [Assigned to the Hon. Jennifer L. Thurston] EXHIBIT LIST TO HYPHY MUSIC INC.'S OPPOSITION TO JESUS CHAVEZ SR.'S MOTION FOR SUMMARY JUDGMENT
19 20 21 22 23 24 25 26 27 28	HYPHY MUSIC, INC., Counterclaimant, v. YELLOWCAKE, INC.; COLONIZE MEDIA, INC; JOSE DAVID HERNANDEZ; and JESUS CHAVEZ SR, Counter-Defendants.	Date: June 27, 2023 Time: 9:00 a.m. Dept.: Courtroom 4 (7 th Floor) 2500 Tulare Street Fresno, CA 93721 Judge: Hon. Jennifer L. Thurston

EXHIBIT LIST

INDEX OF EXHIBITS

Declaration of Jose Martinez

Exh.	Description	
A	Copies of the Copyright Assignment Agreements from Alfonso Vargas	
	("Vargas") and Domingo Torres Flores ("Flores"), respectively.	
В	Screenshots evidencing the assigned unique International Standard	
	Recording Codes ("ISRCs") and Universal Product Codes ("UPCs") of	
	Hyphy's Albums: El Campensino, Corridos De Poca M, and Desde La	
	Cantina De Mi Barrio.	
\Box C	Copyright Registrations obtained by Hyphy for the Album Artwork.	

• Declaration of John Begakis

Exh.	Description
D	Plaintiff/Counterdefendant Yellowcake, Inc.'s ("Yellowcake") Responses
	to Defendant/Counterclaimant Hyphy Music, Inc.'s ("Hyphy") First Set
	of Interrogatories (the "Yellowcake Interrogatory Responses") served on
	Hyphy on February 11, 2022.
Е	Plaintiff/Counterdefendant Yellowcake, Inc.'s ("Yellowcake") Responses
	to Defendant/Counterclaimant Hyphy Music, Inc.'s ("Hyphy") First Set
	of Requests for Production of Documents (the "Yellowcake Responses to
	Requests for Production"), and the relevant documents produced
	therewith, served on Hyphy on February 11, 2022
F	Portions of the deposition taken by Counter-Defendants on or about July
	26, 2022 of Jose Martinez as the "Person Most knowledgeable" for
	Hyphy (the "Martinez Depo"), located at (page:line) 13:6-14:6, 26:2-12,
	44:7-23, 44:24-9, 51:18-25, 51:22-25, 59:21-60:7, 61:10-16, 67:24-68:24,
	67:24-69:5, 75:6-76:25, 83:11-84:22, 84:24-85:8, 85:14- 86:16, 111:24-

1		112:3, 127:12-21, 133:9-136:5, and 154:11-155:25 of the deposition
2		transcript.
3	G	Portions of the deposition taken by Hyphy on or about August 16, 2022
4		of Kevin Berger as the "Person Most Knowledgeable" for Yellowcake
5		(the "Berger Depo"), located at (page:line) 91:19-23 of the deposition
6		transcript.
7	Н	Portions of the first volume of the deposition taken by Hyphy on or about
8		August 17, 2022 of Jose David Hernandez ("Hernandez Depo I"),
9		located at (page:line) 51:9-11, 77:19-21, 80:3-20, 107:4-20, 116:18-
10		117:14, 148:24-149:5 and 211:24-212:6 of the deposition transcript
11	I	Portions of the deposition taken by Counter-Defendants on or about
12		December 6, 2022 of Alfonso Vargas (the "Vargas Depo"), located at
13		(page:line) 17:16-19, 27:17-22, 143:7-10, 143:14-16, 143:17-20, 143:25-
14		144:3, and 144:4-7 of the deposition transcript.
15	J	Portions of the deposition taken by Counter-Defendants on or about
16		December 7, 2022 of Domingo Torres Flores (the "Flores Depo"),
17		located at (page:line) 47:15-25, 48:19-23, 82:13-15, 82:22-83:2, 83:4-13,
18		85:25-86:11, and 86:13-21 of the deposition transcript.
19	K	Portions of the first volume of the deposition taken by Hyphy on or about
20		December 14, 2022 of Jesus Chavez Sr. ("Chavez Depo I"), located at
21		(page:line) 18:16-19:3, 20:8-16, 21:16-19, 25:13-14 and 34:7- 11 of the
22		deposition transcript.
23	L	Portions of the second volume of the deposition taken by Hyphy on or
24		about January 9, 2023 of Jesus Chavez Sr. ("Chavez Depo II"), located at
25		(page:line) 16:22- 17:5, 19:14-17, 20:20-21:16, 26:13-20, 31:8-16, 32:16-
26		20, 33:18-34:1, 35:12-21, 38:8-18, 41:13-42:2, 77:13-17, 79:7-9, 79:17-
27		80:2, 80:5-13, 81:7-16 and 88:25-89:9 of the deposition transcript.

1	
	<u>CERTIFICATE OF SERVICE</u>
2	I HEREBY CERTIFY that a copy of the foregoing electronically filed
3	document has been served via a "Notice of Electronic Filing" automatically
4	generated by the CM/ECF System and sent by e-mail to all attorneys in the case who
5	are registered as CM/ECF users and have consented to electronic service pursuant to
6	L.R. 5-3.3.
7	
8	Dated: August 15, 2023 By: /s/ John Begakis
9	John M. Begakis
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